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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,968	11/26/2003	Li Ding	25629/16	9003
21710 BROWN RUDI	7590 04/01/200 NICK LLP	EXAMINER		
ONE FINANCI	AL CENTER	KIM, JENNIFER M		
BOSTON, MA	02111		ART UNIT	PAPER NUMBER
			1617	
			MAIL DATE	DELIVERY MODE
			04/01/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/722,968	DING ET AL.	
Examiner	Art Unit	
JENNIFER MYONG M. KIM	1617	

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The MAILING DATE o	f this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED <u>23 March 200</u> 9	FAILS TO PLACE THIS AP	PLICATION IN CONDITION FOR	ALLOWANCE.	
application, applicant must til application in condition for all	nely file one of the following r owance; (2) a Notice of Appe	the same day as filing a Notice of A replies: (1) an amendment, affidavinal real (with appeal fee) in compliance FR 1.114. The reply must be filed	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expires b) The period for reply expires no event, however, will the s Examiner Note: If box 1 is c	on: (1) the mailing date of this Adstatutory period for reply expire la	dvisory Action, or (2) the date set forth hter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejection	n.
have been filed is the date for purposes under 37 CFR 1.17(a) is calculated fror	of determining the period of extent of (1) the expiration date of the sleeply received by the Office later	on which the petition under 37 CFR 1.1 ension and the corresponding amount on hortened statutory period for reply origing than three months after the mailing dat	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
filing the Notice of Appeal (37	CFR 41.37(a)), or any exten	liance with 37 CFR 41.37 must be to a sign thereof (37 CFR 41.37(e)), to thin the time period set forth in 37 (c)	avoid dismissal of the	
3. The proposed amendment(s  (a) They raise new issues  (b) They raise the issue of  (c) They are not deemed t  appeal; and/or	that would require further con new matter (see NOTE below p place the application in bett	out prior to the date of filing a brief, asideration and/or search (see NOT w); ter form for appeal by materially reconcerresponding number of finally rejective.	ΓE below); ducing or simplifying th	
NOTE: <u>See Continua</u> 4.   The amendments are not in	tion Sheet. (See 37 CFR 1.11	16 and 41.33(a)). 21. See attached Notice of Non-Col		PTOL-324).
<ol> <li>Newly proposed or amended non-allowable claim(s).</li> </ol>	d claim(s) would be alle	owable if submitted in a separate, t	•	_
how the new or amended cla The status of the claim(s) is ( Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 26-42 and Claim(s) withdrawn from cons	ims would be rejected is provor will be) as follows:  46-52.  sideration: 1-25 and 43-45.	☑ will not be entered, or b) □ wil ided below or appended.	i pe entered and an e:	cpianation of
	e filed after a final action, but ovide a showing of good and	before or on the date of filing a No I sufficient reasons why the affidavi		
entered because the affidavit showing a good and sufficien	or other evidence failed to over treasons why it is necessary ce is entered. An explanation	a Notice of Appeal, but prior to the vercome <u>all</u> rejections under appear and was not earlier presented. Sen of the status of the claims after er	al and/or appellant fails see 37 CFR 41.33(d)(1)	s to provide a
11. ☐ The request for reconsidera	tion has been considered but	does NOT place the application in	condition for allowan	ce because:
12.	on <i>Disclosure Statement</i> (s). (	PTO/SB/08) Paper No(s)		
		/JENNIFER M KIM/ Primary Examiner, Art U	Init 1617	

Continuation of 3. NOTE: The proposed amendments require further consideration including, the phrase "to avoid absorption of other bead ingredients" would require further consideration of 35 U.S.C. 112, 2nd paragraph, that the phrase is vague and indefinite what are the "other" bead ingredients that are intended to excluded from the absorption; the proposed amendment drawn to the "density control agent" is broader than "density reducing agent" and requires further consideration and search since the "density control agent" encompasses both density reducing and density increasing properties. The proposed claims 30 and 31, the phrase "which said drops are exposed is hydrophobic" raise new issue of objection since the phrase is awkward.